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REMARKS

The specification has been amended to cancel the new matter added into the previous amendments filed 24 August 2007 and to update the Summary of the Invention section to reflect changes in the independent claims. Accordingly, all references made to an 'icosahedron' in pages 7 and 8 have been replaced by the originally filed word "polyhedron". No new subject matter has been added by these amendments.

In the claims, claims 1-108, 110, 111, and 113 have been cancelled, and claims 109 and 112 have been amended to overcome Examiner's rejections. No new subject matter has been added by these amendments.

Rejections under 35 U.S.C. 112

The Examiner has rejected claims 103-106 and 111 under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. Accordingly, the applicant has cancelled claims 103-106 and 111. Therefore, the applicant respectfully requests that rejections of claims 103-106 and 111 under 35 U.S.C. 112, first paragraph be withdrawn.

The Examiner has rejected claims 110 and 111 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Accordingly, the applicant has amended claim 109 to include all limitations of pending claim 110, including the base claim 88 and all intervening claims 107-109. Furthermore, the applicant has clarified the last portion of amended claim 109 (portion of pending claim 110) to read "each said three dimensional form being relesably connected to an adjacent said three dimensional form of said polyhedron using corresponding said securing media thereof, so as to be re-

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orientable relative to adjacent said forms between at least first and second configurations of said polyhedron, said first configuration being defined by each face of the polyhedron having one respective said image portions thereon with said image portions forming a complete image with said complete image extending over an entire surface of said polyhedron, and said second configuration being defined by each face of the polyhedron having one respective said recreational image thereon". In fact, each three dimensional (3D) form is releasably connected to an adjacent 3D form, defining a first configuration of the polyhedron with each face having an image portion thereon, via the securing media (such as an adhesive surface covered by a piece of typically transparent adhesive material, VELCRO™, magnetic strips and the like (see original Fig. 2 and page 7, lines 14-16 of the description)) such that it could be disconnected therefrom and reconnected, <u>with another orientation</u> (i.e. re-oriented, with a rotation about an axis perpendicular to the panel having the securing media thereon), in order to have a different panel thereof forming a face of the polyhedron, for a second configuration thereof with each face having a corresponding recreational image thereon. Therefore, the applicant respectfully requests that rejections of claims 110 and 111 under 35 U.S.C. 112, second paragraph be withdrawn. (Emphasis added)

Rejections under 35 U.S.C. 103

The Examiner has rejected claims 75-77, 88-93 and 100 under 35 U.S.C. 103(a) as being unpatentable over Weissman in view of any one of Bennet, Gray or Greene et al.; claims 84 and 95 as being unpatentable over the prior art as applied to claims 75 and 88 above, and further in view of either Giacovas or Laskow; claims 85 and 96 as being unpatentable over the prior art as applied to claims 84 and 95 above, and further in view of Hollander and either Reese et al or Lisbon; claims 78, 94, 98 and 102-104 as being unpatentable over the prior art as applied to claims 75, 88 and 93 above, and further in view of Hollander;

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claims 79-81 and 87 as being unpatentable over the prior art as applied to claims 78 and 94 above, and further in view of Wallach; claims 82, 83, 99, 105 and 106 as being unpatentable over the prior art as applied to claims 78, 94 and 104 above, and further in view of Hanson; claim 86 as being unpatentable over the prior art as applied to claim 75 above, and further in view of Mustoe; claim 101 as being unpatentable over the prior art as applied to claim 88 above, and further in view of Crowell; claims 87 and 107-109 as being unpatentable over the prior art as applied to claim 78 above, and further in view of Crowell; and claims 112 and 113 as being unpatentable over the prior art as applied to claim 87 above, and further in view of either Paige or Kner.

Accordingly, the applicant has cancelled claims 75-108, 110, 111 and 113 and amended claim 109, now including all features of pending claim 110, and claim 112, now depending on claim 109.

Re claim 109: As explained hereinabove, independent claim 109 discloses all limitations of pending claim 110 (now cancelled) that was found to be allowable by the Examiner.

Re claim 112: Claim 112 is dependent on amended claim 109 and contains all limitations thereof. Accordingly, the Applicant submits that this dependent claim is also respectfully believed to be patentable over the cited art documents, for the same reasons set out above for amended claim 109.

Therefore, the applicant respectfully requests that rejections of claims 75-109, and 111-113 under 35 U.S.C. 103(a) be withdrawn.

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Allowable Subject Matter

The Examiner has objected to claim 110 as being dependent on a rejected base claim, but otherwise allowable, as best understood, if rewritten in independent including all of the limitations of the base claim and any intervening claims. Claim 109 has been made independent and contains all of the limitations of pending claim 110, including the base claim 88 and all intervening claims 107-109. Accordingly, it is submitted that amended claim 109 is now allowable for the same reasons, set out above.

In light of the foregoing, the Applicant respectfully believes that amended claims 109 and 112 are patentable in view of the cited art, and respectfully submits that the Application is now in condition for allowance and requests that a timely Notice of Allowance be issued.

Respectfully submitted.

Patrice COHEN, applicant